FEB 0 3 2006

VIA FACSIMILE NO.: 571-273-8300 (3 pages)

Date: February 6, 2006

Attorney Docket No.: 101769-253 tesa 1634-WCG

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants

Bernd Vosteen, et al.

Serial No.

10/813,195

:

Filed

March 30, 2004

For

REUSABLE ELASTIC ADHESIVE SHEET REDETACHABLE WITHOUT RESIDUE OR

DAMAGE

Art Unit

1772

Examiner

Nasser Ahmad

February 6, 2006

Mail Stop Amendment Hon. Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

RESPONSE TO ELECTION/RESTRICTION REQUIREMENT

Sir:

In response to the Restriction requirement dated December 1, 2005 (which is a repeat of the telephonic Restriction Requirement that applicant's responded to by telephone on 11/9/05), Applicants again elect Group I, claims 1-13 and 15-17, drawn to an elastic adhesive sheet, with traverse.

The Examiner has imposed a restriction requirement between claims 1-13 and 15-17, drawn to an elastic adhesive sheet (denoted Group I by the Examiner) and claim

14, drawn to a process for producing the adhesive sheet (denoted Group II by the Examiner).

Reconsideration and withdrawal of the restriction requirement is respectfully requested. Any search of the elastic adhesive sheet is certain to include a search of the process for producing it. Accordingly, no additional burden would be placed on the Patent Office in searching both groups together. By contrast, a very great burden will be placed on Applicants if this restriction requirement is maintained. Applicants will be subjected to twice the cost and effort in prosecuting two patent applications for an invention that should have been included in one, and will also be subjected to the continuing expense of maintaining two separate patents, whereas only one should be required to cover the full invention.

In addition, an additional burden will be placed on the public, in that the full scope of Applicants' invention will not be ascertainable from a single patent, and the public will have to find and study two separate patents to ascertain the full scope of Applicants' exclusive rights.

The great additional burden that will be placed on Applicants and the public in maintaining the restriction requirement is far greater than the slight, if any, additional burden that will be placed on the Patent Office in withdrawing the Restriction Requirement.

It is therefore respectfully requested that the Examiner withdraw the restriction requirement.

In the event that the Examiner does not find it possible to withdraw the Restriction Requirement, it is respectfully requested that the non-elected subject matter be rejoined with the elected subject matter upon allowance of elected subject matter.

CONDITIONAL PETITION FOR EXTENSION OF TIME

If any extension of time for this response is required, Applicants request that this be considered a petition therefor. Please charge the required petition fee to Deposit Account No. 14-1263.

ADDITIONAL FEE

Please charge any insufficiency of fee or credit any excess to Deposit Account No. 14-1263.

Respectfully submitted,

NORRIS, McLAUGHLIN & MARCUS, P.A.

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I hereby certify that this correspondence is being transmitted via facsimile no 571-273-8300 to the United States Patent and Trademark Office, addressed to: Mail Stop Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on February 6, 2006.

Date February 6, 2006